

A Second Courtship

There Were Some Differences Between It and the First.

By HENRY WILLIAMSON

They met in the sweet summer time, when the days were long, and since neither of them had anything to do they filled the time with making love. But long as the days were they were not long enough for their lovemaking. At least the hours between their waking and going to sleep seemed inadequate to the purpose.

The most fervent lovemaking is usually between those who have no right to love or cannot afford to love. These two belonged to the latter class. He was not yet of age, would have no fortune when he came of age and thus far had made no move to secure even a competence.

But Rogers was full of pluck and enthusiasm and felt that for her he could make several fortunes. He received an offer of a position on the Pacific coast and accepted it. She was to wait for him.

"Goodby," said Rogers. "Remember your promise. You are to wait for me till I am ready to come back for you." "I will wait for you, but as to your coming back for me that is very uncertain. You are going clear across the continent. You say yourself that you do not deem it safe to marry before you have an assured income besides something laid up. I agree with you."

For us who have nothing to marry on and attempt to bring up a family would be an injustice to that family. Better not to be born at all than to struggle among those not equipped to fight the battle of life."

"You are a thoughtful girl."

"Goodby."

Rogers went to California. He was twenty years old, and the girl he expected to wait for him was the same age. He had good pluck, was honorable and would scorn to accept anything he was not entitled to from any one. But he was young, and the young do not usually see justice as it is. At his departure he expected Della Jenkins to wait for him to gain a competence that was not likely to come to him until she had outgrown the age during which it is best for women to marry.

This she did not propose to do, but she did not tell him so. She was one to act on the principle, "Never cross a bridge till you get to it." In a year after his departure he saw the injustice of holding her and released her, though at the same time he declared that if ever he gained what he had gone for he would return to renew his proposal.

Miss Jenkins at the time she received her release had another offer, which she at once accepted. In time she wrote her first love of the change in her anticipation for the future. He wrote back that he would never marry unless she should become a widow and would accept him for her second husband.

Now all this was very sensible and very creditable to both sides. Rogers, though it nearly broke his heart to know that his love passed to another, treated her with every consideration, even to sending a wedding present. She wrote him that, while she was well satisfied with the map she was to marry, if she should become a widow and Rogers wanted her she would give him his first preference.

Della Jenkins became Mrs. Thatcher. Twenty years passed and she became a widow. Rogers had by this time accumulated a competence and was abundantly able to marry. He had never visited the east since his departure for San Francisco and had never seen his former love. Nevertheless at the expiration of the first year of her widowhood he wrote her renewing the proposition of his youth. She replied that she had been much touched by his constancy and that if he came east she would do everything in her power to contribute to his happiness.

Rogers lost no time in making the journey. On the day of his arrival he sent a note to Mrs. Thatcher asking when it would be convenient for her to receive him. A reply came asking him to call that evening. He did so and, being ushered into the drawing room, which was dimly lighted, saw a woman advancing to meet him.

Now Rogers had exercised his imagination so far as possible as to the probable appearance of his old love after a lapse of two decades. But in spite of himself he saw only the image he remembered and which was the photograph he had taken away with him. Had he seen a woman who had changed as he had been expected he would have been astonished. As it was, he met with a pleasant surprise. The lady seemed exactly to have changed at all. The singular part of it all was that he was not conscious of having changed himself. It did not occur to him that should his former love meet him without having been told who he was she would not recognize him.

"Dear me," he exclaimed, "you have scarcely changed at all!" "Nor you," she said considerably. "And yet," he went on, holding her hand in his and looking at her fixedly, "you are changed. There is something—I couldn't tell what it is—that is different from the girl I left years ago."

"Have I lost anything of my—my good looks?" "On the contrary, I think you have gained in comeliness. As to youth, you don't seem to have added half a dozen years to what you were when I left you. You don't look over thirty." At this the lady cast down her eyes and repressed an expression of dissatisfaction.

Of course a meeting between two lovers one of whom had been married and widowed was not the same as it would have been had they lived in the meanwhile for each other. Rogers saw at once that he could not begin where he had left off. There must be a new courtship—not that he needed one himself; he was ready to take his love right into his arms, as he had done the day he left her, but he had the good sense to realize that it had been far different with the widow. Not only had she lived a long while with her husband, but it was not new conditions, but it was woman's nature to desire a courtship before a marriage.

Indeed, the meeting had all the novelty of a new affair. Whichever Rogers would go back to their past intimacy the widow would say: "You must remember that in my marriage my engagement with you was obliterated. Since then it has had no existence for me, though it may have been continued for you. This is not the same connection. Let us treat it as if we had never met before."

Rogers could not but acknowledge the reasonableness of this. In one way it pained, in another it pleased him. It reminded him that his love had been possessed by another, but there was a freshness in it that could not be expected from the renewal of an affair in middle life with an old flame. His courtship progressed very satisfactorily. He was an exuberant lover and several times came very near spoiling it all by attempting to go too fast. Then, too, there were the usual lovers' spats. Though more mature, Della was just as sensitive as to the way she was treated as during their previous affair, and Rogers had the same difficulty in bringing her around as before. But while he showed an experience of years in the treatment of women she seemed as wayward as when a girl. This surprised her lover, but he attributed it to the fact that she had the experience of only one man, while he had been thrown in with a great variety of women.

Considering that they had been engaged before, a long courtship was required for Rogers to win the second time. Indeed, several times he was tempted to give up the struggle. Finally, thinking it would be well to assume a more independent attitude, he said:

"I left my affairs in California in other hands temporarily to come here and renew a proposal which I made years ago and which was rendered null through no fault of mine. I did not count on winning you again, and I did not count on your having, in the meanwhile, given your heart to another. That connection, I see, has broken the spell between us so far as you are concerned, and I question if it will ever be restored. I am obliged to return to my affairs. Since you have changed and cannot return to what you were in your feelings toward me I see no way but for me to leave you as I did before, only this time forever."

This had the desired effect. The lady asked for another day to make up her mind, and it was granted. Rogers asked if he could not call for it that evening, but was told that she would be engaged examining her heart. He went away, thinking that he had a rival in the dead, but felt assured that as a living being he had every advantage and the victory would be his. And he was right. When he called again the lady, without speaking a word, held out her arms to him. He drew her to him and had won.

During this courtship Rogers was informed that Della's mother, whom he remembered well, had grown feeble and kept to her room. He asked to pay his respects to her, but was told that she could not be induced to see even him. As soon as the affair between him and her daughter had come to a crisis he was informed that the mother desired to offer her congratulations, and he was invited to her boudoir.

He saw a woman much changed in appearance from her he had known twenty years before from having been long ill. She extended her hand with a smile that reminded him of Della when she was a girl, but which, as it was then, he had not noticed in her since his return. That smile sent a thrill through him such as her daughter had not occasioned.

"I wrote you," said the older lady, "that if you would come here I would do everything in my power to contribute to your happiness."

"Yes, I am your former Della; this, my daughter, is your present one. In throwing you with her I have done the only thing in my power for you. I am not only just middle-aged, but I am broken down by ill health. You are a vigorous man, in the prime of life. I can do nothing more than give you my daughter."

Though the woman's beauty was gone, a pang shot through her former lover. Had he not stood between the two women he would have chosen her in preference to her daughter. But her forethought of old came up to him and told him that she was right. He bowed his head and said nothing. Then, turning to look at the younger of his two loves, he saw an expression on her face that warned him against a blunder. Taking the hand of the mother, he kissed it. Then, turning to the daughter, he took her in his arms and kissed her on the lips.

From Forty-Five to Fifty Are Much Benefited

by Lydia E. Pinkham's Vegetable Compound.

The "change of life" is a most critical period in a woman's existence, and the anxiety felt by women as it draws near is not without reason.

When her system is in a deranged condition, she may be predisposed to apoplexy, or congestion of some organ. At this time, also, cancers and tumors are more liable to form and begin their destructive work.

Such warning symptoms as sense of suffocation, hot flashes, headaches, backaches, dreads of impending evil, timidity, sounds in the ears, palpitation of the heart, sparks before the eyes, irregularities, constipation, variable appetite, weakness and inquietude, and dizziness, are promptly heeded by intelligent women who are approaching the period in life when woman's great change may be expected.

These symptoms are calls from nature for help. The nerves are crying out for assistance and the cry should be heeded in time.

Lydia E. Pinkham's Vegetable Compound is prepared to meet the needs of women's system at this trying period of her life. It invigorates and strengthens the female organism and builds up the weakened nervous system. It has carried many women safely through this crisis.



Mrs. Estella Gillispie

ONE CASE OUT OF MANY TO PROVE OUR CLAIMS.

St. Anne, Ill.—"I was passing through the change of life and I was a perfect wreck from female troubles. I had a displacement and bearing down pains, weak fainting spells, dizziness, then numb and cold feelings. Sometimes my feet and limbs were swollen. I was irregular and had so much backache and headache, was nervous, irritable and was despondent. Sometimes my appetite was good but more often it was not. My kidneys troubled me at times and I could walk only a short distance."

"I saw your advertisement in a paper and took Lydia E. Pinkham's Vegetable Compound, and I was helped from the first. At the end of two months the swelling had gone down, I was relieved of pain, and could walk with ease. I continued with the medicine and now I do almost all my housework. I know your medicine has saved me from the grave and I am willing for you to publish anything I write to you, for the good of others."—MRS. ESTELLA GILLISPIE, R.F.D. No. 4, Box 34, St. Anne, Illinois.

NOTICE.

The following resolution was unanimously adopted at a meeting of the Town Council of the Town of Bloomfield, Essex County, New Jersey, held on the 15th day of April, 1912:

Whereas, it is in the interest of the Town of Bloomfield, in the County of Essex and State of New Jersey, that an asphaltic concrete, tar bound or asphalt bound macadam road be constructed in said town, between Clearfield avenue and Watsessing avenue, in said town of Bloomfield, hereinafter more particularly described:

Now, therefore, be it resolved by the Town Council of the Town of Bloomfield, in the County of Essex and State of New Jersey, that it is in the interest of said town to have an asphaltic concrete, tar bound or asphalt bound macadam road constructed in said town, between Clearfield avenue and Watsessing avenue, in said town of Bloomfield.

Beginning in said town at the southern curb line of Clearfield street, thence running along said Clearfield street to the intersection of said Clearfield street with the southern curb line of Watsessing avenue, and ending there.

The above described pavement to be the entire width of the roadway or from curb to curb.

Notice is hereby given that objections in writing to the above resolution or to the said proposed improvement shall be filed with the Town Clerk on or before Monday, May 6, 1912, on which date the Town Council of the Town of Bloomfield will meet at 8 o'clock P. M. in the Council Chamber, National Bank Building, Bloomfield, Essex County, New Jersey, to consider any such objections that may be filed as aforesaid.

By order of the Town Council, RAYMOND F. DAVIS, Town Clerk.

NOTICE.

The following resolution was unanimously adopted at a meeting of the Town Council of the Town of Bloomfield, Essex County, New Jersey, held on the 15th day of April, 1912:

Whereas, it is in the interest of the Town of Bloomfield, in the County of Essex and State of New Jersey, that an asphaltic concrete, tar bound or asphalt bound macadam road be constructed in said town, between Washington street and Glenwood avenue, in said town of Bloomfield, hereinafter more particularly described:

Now, therefore, be it resolved by the Town Council of the Town of Bloomfield, in the County of Essex and State of New Jersey, that it is in the interest of said town to have an asphaltic concrete, tar bound or asphalt bound macadam road constructed in said town, between Washington street and Glenwood avenue, in said town of Bloomfield.

Beginning in said town at the northern curb line of Glenwood avenue, thence running along said Glenwood avenue to the intersection of said Glenwood avenue with the northern curb line of Washington street, and ending there.

The above described pavement to be the entire width of the roadway or from curb to curb, and to be laid on a 6-inch concrete base.

Notice is hereby given that objections in writing to the above resolution or to the said proposed improvement shall be filed with the Town Clerk on or before Monday, May 6, 1912, on which date the Town Council of the Town of Bloomfield will meet at 8 o'clock P. M. in the Council Chamber, National Bank Building, Bloomfield, Essex County, New Jersey, to consider any such objections that may be filed as aforesaid.

By order of the Town Council, RAYMOND F. DAVIS, Town Clerk.

ESSEX COUNTY ORPHANS' COURT.

In the matter of the Estate of DAVID McNAMARA, deceased.—On petition, etc. Order of the Court. Arthur P. Gallagher, administrator of David McNAMARA, deceased, having exhibited under oath a true account of the personal estate and debts of said intestate, whereby it appears that the personal estate of said David McNAMARA is insufficient to pay his debts, and requesting the aid of the Court in settling the same, the Court, on this 22nd day of March, between Hundred and Twelve, ORDERED that the personal estate in the hands, tenements, hereditaments and real estate of the said David McNAMARA, deceased, shall be sold at the Court House, in the City of Newark, on the 30th day of May, Nineteen Hundred and Twelve, at 10 A. M., to satisfy the debts of said David McNAMARA, deceased, and that the proceeds of said sale shall be paid to the said Arthur P. Gallagher, administrator of said David McNAMARA, deceased, to be paid to his creditors as they may be proved to be due to him.

Garlock & Mischell have put in a new brand of cigars called "Our Standard Perfecto." It is the best five-cent cigar sold in this town. Box of 50 cigars.

NOTICE.

PUBLIC NOTICE OF PROPOSED PLANTING BY SHADE TREE COMMISSION OF THE TOWN OF BLOOMFIELD. Public notice is hereby given that it is the intention of the Shade Tree Commission of the State of New Jersey, created by an Act of the Legislature of the State of New Jersey, entitled an Act to provide for the planting and care of shade trees on the highways of the municipalities of this State, approved March 28, 1908, and the acts supplementary and amendatory thereto, along the curb of the following streets, to wit: Berkeley avenue, between Walnut terrace and Montgomery street.

Now, therefore, be it resolved by the Town Council of the Town of Bloomfield, in the County of Essex and State of New Jersey, that it is in the interest of said town to have a concrete curb and concrete sidewalk constructed on both sides of the following streets, to wit: Walnut street, between Montgomery street and Liberty street.

Beginning in said town at the southern curb line of Montgomery street, thence running along said Montgomery street to the intersection of said Montgomery street with the southern curb line of Liberty street, and ending there.

The above described pavement to be the entire width of the roadway or from curb to curb.

Notice is hereby given that objections in writing to the above resolution or to the said proposed improvement shall be filed with the Town Clerk on or before Monday, May 6, 1912, on which date the Town Council of the Town of Bloomfield will meet at 8 o'clock P. M. in the Council Chamber, National Bank Building, Bloomfield, Essex County, New Jersey, to consider any such objections that may be filed as aforesaid.

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Now, therefore, be it resolved by the Town Council of the Town of Bloomfield, in the County of Essex and State of New Jersey, that it is in the interest of said town to have a concrete curb and concrete sidewalk constructed on both sides of the following streets, to wit: Washington street, between Montgomery street and Liberty street.

Beginning in said town at the southern curb line of Montgomery street, thence running along said Montgomery street to the intersection of said Montgomery street with the southern curb line of Liberty street, and ending there.

The above described pavement to be the entire width of the roadway or from curb to curb.

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Now, therefore, be it resolved by the Town Council of the Town of Bloomfield, in the County of Essex and State of New Jersey, that it is in the interest of said town to have a concrete curb and concrete sidewalk constructed on both sides of the following streets, to wit: Washington street, between Montgomery street and Liberty street.

Beginning in said town at the southern curb line of Montgomery street, thence running along said Montgomery street to the intersection of said Montgomery street with the southern curb line of Liberty street, and ending there.

The above described pavement to be the entire width of the roadway or from curb to curb.

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By order of the Town Council, RAYMOND F. DAVIS, Town Clerk.

Double The Value

of your telephone service by having one or more extension telephones placed at convenient points in your home.

Extension telephones save you the trouble of going upstairs or downstairs to use the telephone.

The cost is small.

The convenience great.

Just Another Convenience—

Telegrams by Telephone.

NEW YORK TELEPHONE COMPANY

C. A. WOOLSEY, Local Agent,

294 Bloomfield Avenue,

Montclair, N. J.

NOTICE.

The following resolution was unanimously adopted at a meeting of the Town Council of the Town of Bloomfield, Essex County, New Jersey, held on the 15th day of April, 1912:

Whereas, it is in the interest of the Town of Bloomfield, in the County of Essex and State of New Jersey, that an asphaltic concrete curb and gutter be constructed on the eastern side of said town, between Clearfield avenue and Watsessing avenue, in said town of Bloomfield, hereinafter more particularly described:

Now, therefore, be it resolved by the Town Council of the Town of Bloomfield, in the County of Essex and State of New Jersey, that it is in the interest of said town to have an asphaltic concrete curb and gutter constructed on the eastern side of said town, between Clearfield avenue and Watsessing avenue, in said town of Bloomfield.

Beginning in said town at the southern curb line of Clearfield street, thence running along said Clearfield street to the intersection of said Clearfield street with the southern curb line of Watsessing avenue, and ending there.

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By order of the Town Council, RAYMOND F. DAVIS, Town Clerk.

ESSEX COUNTY ORPHANS' COURT.

In the matter of the Estate of DAVID McNAMARA, deceased.—On petition, etc. Order of the Court. Arthur P. Gallagher, administrator of David McNAMARA, deceased, having exhibited under oath a true account of the personal estate and debts of said intestate, whereby it appears that the personal estate of said David McNAMARA is insufficient to pay his debts, and requesting the aid of the Court in settling the same, the Court, on this 22nd day of March, between Hundred and Twelve, ORDERED that the personal estate in the hands, tenements, hereditaments and real estate of the said David McNAMARA, deceased, shall be sold at the Court House, in the City of Newark, on the 30th day of May, Nineteen Hundred and Twelve, at 10 A. M., to satisfy the debts of said David McNAMARA, deceased, and that the proceeds of said sale shall be paid to the said Arthur P. Gallagher, administrator of said David McNAMARA, deceased, to be paid to his creditors as they may be proved to be due to him.

Now, therefore, be it resolved by the Town Council of the Town of Bloomfield, in the County of Essex and State of New Jersey, that it is in the interest of said town to have a concrete curb and concrete sidewalk constructed on both sides of the following streets, to wit: Washington street, between Montgomery street and Liberty street.

Beginning in said town at the southern curb line of Montgomery street, thence running along said Montgomery street to the intersection of said Montgomery street with the southern curb line of Liberty street, and ending there.

The above described pavement to be the entire width of the roadway or from curb to curb.

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Beginning in said town at the southern curb line of Montgomery street, thence running along said Montgomery street to the intersection of said Montgomery street with the southern curb line of Liberty street, and ending there.

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Beginning in said town at the southern curb line of Montgomery street, thence running along said Montgomery street to the intersection of said Montgomery street with the southern curb line of Liberty street, and ending there.

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By order of the Town Council, RAYMOND F. DAVIS, Town Clerk.

KILL THE COUGH AND CURE THE LUNGS
WITH DR. KING'S NEW DISCOVERY
FOR COUGHS, COLDS, BRONCHITIS, AND ALL THROAT AND LUNG TROUBLES.
GUARANTEED SATISFACTORY OR MONEY REFUNDED.

ORDINANCE.

A SUPPLEMENT TO AN ORDINANCE ENTITLED "AN ORDINANCE TO REGULATE THE LATE AND CONTROL THE INSPECTION, CONSTRUCTION, ALTERATION AND REPAIR OF BUILDINGS IN THE TOWN OF BLOOMFIELD, IN THE COUNTY OF ESSEX AND STATE OF NEW JERSEY," WHICH ORDINANCE WAS ADOPTED MAY 14, 1911.

Section 1. That there shall be established and fixed limits within the said Town of Bloomfield, as follows:

Beginning at the intersection of the centre line of Cross street and Orange street, thence running along said centre line of Cross street in an easterly direction one hundred and twenty-five (125) feet.

Thence (2) running in a southerly direction nearly parallel to Orange street and between the dividing line of lots fronting on Orange street and Charles street about two hundred and sixty (260) feet to a point on the same.

Thence (3) still along said dividing line in a southerly direction seventy (70) feet, more or less, to the dividing line between the East, Philip Enni and East, Jos. W. Ellor.

Thence (4) along their dividing line in an easterly direction one hundred and seventy (170) feet, more or less, to the easterly side of Charles street.

Thence (5) along said easterly side of Charles street in a southerly direction one hundred and thirty (130) feet, more or less, to the centre line of Watsessing avenue.

Thence (6) running along said centre line of Watsessing avenue in an easterly direction forty (40) feet, more or less, to a point opposite the dividing line between the lands of the D. L. & W. and Blanch K. Allen.

Thence (7) along their dividing line and lands of Edward F. Nowotelsky two hundred and twenty-five (225) feet, more or less, to the northerly side of Clearfield avenue.

Thence (8) running along said northerly side of Clearfield avenue and its continuation in a westerly direction one hundred and eighty (180) feet, more or less, to the centre line of the right of way of the D. L. & W.

Thence (9) running along the same in a northerly direction one hundred and eighty (180) feet, more or less, to a point opposite the dividing line between the lands of Edgely & Gilson and A. P. Condit.

Thence (10) along their dividing line in a westerly direction seventy (70) feet, more or less, to a point which is distant as measured by a straight line one hundred feet from the southerly side of Dodd street.

Thence (11) running in a southerly direction parallel to Dodd street and distant therefrom one hundred (100) feet, three hundred and eighty (380) feet, more or less, to the easterly side of Lawrence street.

Thence (12) running along said easterly side of Lawrence street one hundred and sixty (160) feet, more or less, to the centre line of Dodd street.

Thence (13) running along said centre line of Dodd street in a westerly direction one hundred and eighty (180) feet, more or less, to a point opposite the easterly side of Hatcher street.

Thence (14) running in a northerly direction along said easterly side of Hatcher street one hundred (100) feet.

Thence (15) running in a northerly direction parallel to Dodd street, two hundred (200) feet, more or less, to a point